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| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
|-----------------------------------------------------------------------------------------------------------------------------------------------------|-------------|----------------------|---------------------|------------------|
| 10/829,488 | 04/22/2004 | Lanzhong Wang | 100203738-1 | 6921 |
| 22879 7590 04/30/2007 HEWLETT PACKARD COMPANY P O BOX 272400, 3404 E. HARMONY ROAD INTELLECTUAL PROPERTY ADMINISTRATION FORT COLLINS, CO 80527-2400 | | | EXAMINER | |
| | | | LOVEL, KIMBERLY M | |
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

| <u> </u> | | Application No. | Applicant(s) | | | | | |
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| Office Action Summary | | 10/829,488 | WANG ET AL. | | | | | |
| | | Examiner | Art Unit | _ | | | | |
| | | Kimberly Lovel | 2167 | | | | | |
| Period fo | The MAILING DATE of this communication app or Reply | ears on the cover she | et with the correspondence address | | | | | |
| A SH WHIC - Exter after - If NC - Failu Any | ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DANSIONS of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. Operiod for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing end patent term adjustment. See 37 CFR 1.704(b). | ATE OF THIS COMM 36(a). In no event, however, m vill apply and will expire SIX (6) cause the application to become | UNICATION. ay a reply be timely filed MONTHS from the mailing date of this communication. me ABANDONED (35 U.S.C. § 133). | | | | | |
| Status | | | | | | | | |
| 1)🖂 | Responsive to communication(s) filed on 31 Ja | nuary 2007. | | | | | | |
| ,— | This action is FINAL . 2b)⊠ This action is non-final. | | | | | | | |
| 3) | Since this application is in condition for allowance except for formal matters, prosecution as to the merits is | | | | | | | |
| | closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. | | | | | | | |
| Dispositi | on of Claims | | | | | | | |
| 5)□ 6)⊠ 7)□ | Claim(s) <u>1-25</u> is/are pending in the application. 4a) Of the above claim(s) is/are withdray Claim(s) is/are allowed. Claim(s) <u>1-25</u> is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or | vn from consideration | | | | | | |
| Applicati | on Papers | | | | | | | |
| 10) | The specification is objected to by the Examiner The drawing(s) filed on is/are: a) acce Applicant may not request that any objection to the o Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Ex | epted or b) objected drawing(s) be held in ab ion is required if the dra | eyance. See 37 CFR 1.85(a). wing(s) is objected to. See 37 CFR 1.121(d). | | | | | |
| , | • | anniner. Note the atta | ched office Action of form 110 102. | | | | | |
| Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. | | | | | | | | |
| 2) Notice 3) Information | t(s) te of References Cited (PTO-892) te of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO/SB/08) tr No(s)/Mail Date | Pape | riew Summary (PTO-413) r No(s)/Mail Date e of Informal Patent Application : | | | | | |

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DETAILED ACTION

1. This communication is in response to the Amendment filed 31 January 2007.

2. Claims 1-25 are pending in the current application. In the Amendment filed 31 January 2007, claims 1, 2, 3 and 21 have been amended. This action is made Non-Final.

3. The rejections of claims 1-25 as being unpatentable over US Patent No 5,850,538 to Steinman in view of US Patent No 6,901,207 to Watkins have been withdrawn.

Claim Objections

4. The objections to claims 1-3 are withdrawn as necessitated by amendment.

Claim Rejections - 35 USC § 101

35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

- 5. The rejections of **claims 21-25** under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter have been withdrawn as necessitated by amendment.
- 6. Claims 1-5 and 17-20 are rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter.

Claims 1 and 17 are rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter. The claims are directed toward "a

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computer-readable medium" and are non-statutory because they encompass subject matter and/or embodiments which do not fall within a statutory category.

The meaning of "computer-readable medium" as disclose in the Specification, paragraph [0011], lines 10-13, covers non-statutory embodiments which improperly include network transmission lines (interpreted as wired and wireless transmission), wireless transmission media, signals propagating through space, radio waves, infrared signals, etc. Paragraph [0011], lines 10-13 of the specification provides evidence that applicant intends the medium to include signals as such the claim is drawn to a form of energy. Energy is not one of the four categories of invention and therefore the claims are not statutory. Energy is not a series of steps or acts and thus is not a process. Energy is not a physical article and as such is not a machine or manufacture. Energy is not combination of substances and therefore not a composition of matter.

Claims 2-5 and 18-20, which are dependent respectively on claims 4 and 18 fail to overcome the rejection and therefore are rejected on the same grounds as claims 4 and 18.

To expedite a complete examination of the instant application, the claims rejected under 35 U.S.C. 101 (nonstatutory) above are further rejected as set forth below in anticipation of applicant amending these claims to place them within the four statutory categories of invention.

Claim Rejections - 35 USC § 103

7. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

8. Claims 1-4, 6-15, 17-19 and 21-25 are rejected under 35 U.S.C. 103(a) as being unpatentable over US Patent No 5,850,538 to Steinman (hereafter Steinman) in view of US PGPub 2005/0256890 to Rajasekaran et al (hereafter Rajasekaran).

Referring to claim 1, Steinman discloses a data structure [queue data structure] comprising:

a sorted portion that contains a plurality of entries that are sorted into an order [main priority queue] (see column 6, line 65 – column 7, line 4);

an unsorted portion that contains a plurality of entries that have not been sorted [temporary holding queue] (see column 6, line 65 – column 7, line 4); and

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a boundary that separates the sorted portion and the unsorted portion [two separate lists] (see column 6, line 65 – column 7, line 9).

an entry is added to the unsorted portion [temporary queue] (see column 6, line 65 – column 7, line 9).

However, Steinman fails to explicitly disclose the further limitation wherein the sorted portion of the data structure is searchable with O(logN) performance.

Rajasekaran discloses sorted lists, including the further limitation wherein the sorted portion [sorted list] of the data structure is searchable with O(logN) performance (see [0123]) in order to provide fast and efficient search techniques.

It would have been obvious to one of ordinary skill in the art at the time of the invention to utilize the concept of searching the sorted portion of the list using a binary search as disclosed by Rajasekaran while adding data entries to the unsorted portion as disclosed by Steinman. One would have been motivated to do so in order to provide fast and efficient search techniques (Rajasekaran: see [0004]).

Referring to claim 2, the combination of Steinman and Rajasekaran (hereafter Steinman/Rajasekaran) discloses the data structure of claim 1, wherein the sorted portion is searchable with a binary search [O(log N)] (Rajasekaran: see [0123]).

Referring to claim 3, Steinman/Rajasekaran discloses the data structure of claim 1, wherein the unsorted portion is searchable with an incremental search (Steinman: see column 9, lines 31-36).

Referring to claim 4, Steinman/Rajasekaran discloses the data structure of claim 1, wherein the data structure may be sorted to form a new sorted portion that

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comprises the plurality of entries of the sorted portion [main priority queue] and the plurality of entries of the unsorted portion [temporary holding queue], and the plurality of entries of the new sorted portion are sorted into an order [temporary queue is sorted and merged the main priority queue] (Steinman: see column 7, lines 1-18).

Referring to claim 6, Steinman discloses a method of using a container that comprises a sorted portion [main priority queue] that contains a plurality of entries that are sorted into an order, an unsorted portion that contains a plurality of entries that have not been sorted [temporary holding queue], and a boundary that separates the sorted portion and the unsorted portion [two separate lists] (see column 6, line 65 – column 7, line 9), the method comprising:

receiving a search request that comprises a requested value (see column 6, line 65 – column 7, line 9);

searching the sorted portion of the container for the requested value with O(logN) performance (see column 6, line 65 – column 7, line 9);

adding an entry to the unsorted portion [temporary queue] during the searching (see column 7, lines 3-4);

and returning a stored value of the container if there is a match of the stored value and the requested value (see column 6, line 65 – column 7, line 9).

However, Steinman fails to explicitly disclose the further limitation wherein the sorted portion of the data structure may be searched with O(logN) performance.

Rajasekaran discloses sorted lists, including the further limitation wherein the sorted

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portion [sorted list] of the data structure may be searched with O(logN) performance (see [0123]) in order to provide fast and efficient search techniques.

It would have been obvious to one of ordinary skill in the art at the time of the invention to utilize the concept of searching the sorted portion of the list using a binary search as disclosed by Rajasekaran while adding data entries to the unsorted portion as disclosed by Steinman. One would have been motivated to do so in order to provide fast and efficient search techniques (Rajasekaran: see [0004]).

Referring to claim 7, Steinman/Rajasekaran discloses the method of claim 6, wherein when there is not a match, the method further comprises: returning a null value that indicates that there is no match with the requested value (Steinman: see column 7, lines 1-18).

Referring to claim 8, Steinman/Rajasekaran discloses the method of claim 6, wherein when there is not a match, the method further comprises: adding an entry to the unsorted portion corresponding to the search request (Steinman: see column 7, lines 3-4).

Referring to claim 9, Steinman/Rajasekaran discloses the method of claim 6, wherein when there is not a match, the method further comprises:

determining whether unsorted items in the container exceed a predetermined threshold [the event horizon has been crossed] (Steinman: see column 7, lines 1-18);

performing a sort operation on the container, if the predetermined threshold is exceeded, thereby forming a new sorted portion that comprises the plurality of entries of the sorted portion [main priority queue] and the plurality of entries of the unsorted

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portion [temporary holding queue], and the plurality of entries of the new sorted portion are sorted into an order [temporary queue is sorted and merged with the main priority queue] (Steinman: see column 7, lines 1-18).

Referring to claim 10, Steinman/Rajasekaran discloses the method of claim 9, further comprises: searching the new sorted portion of the container for the requested value; and returning a stored value of the container if there is a match of the stored value and the requested value (Rajasekaran: see [0123]).

Referring to claim 11, Steinman/Rajasekaran discloses the method of claim 10, wherein searching the new sorted portion comprises: searching with O(logN) performance (Rajasekaran: see [0123]).

Referring to claim 12, Steinman/Rajasekaran discloses the method of claim 6, wherein when there is not a match, the method further comprises: searching the unsorted portion of the container for the requested value; and returning a stored value of the container if there is a match of the stored value and the requested value (Steinman: see column 9, lines 31-36).

Referring to claim 13, Steinman/Rajasekaran discloses the method of claim 12, wherein the unsorted portion may be searched with an incremental search [O(n)] (Steinman: see column 9, lines 31-34).

Referring to claim 14, Steinman/Rajasekaran discloses the method of claim 6, wherein when there is not a match, the method further comprises: determining whether a size of the unsorted portion is zero; adding an entry to the unsorted portion

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corresponding to the search request if the unsorted portion is not zero (Steinman: see column 7, lines 1-18).

Referring to claim 15, Steinman/Rajasekaran discloses the method of claim 14, wherein the size of the unsorted portion is zero, the method further comprises: determining whether the requested value of the search request is greater than the value of the last entry of the sorted portion; adding an entry to the unsorted portion corresponding to the search request if the requested value of the search request is not greater than the value of the last entry of the sorted portion; adding an entry to the sorted portion corresponding to the search request if the requested value of the search request is greater than the value of the last entry of the sorted portion (Steinman: see column 7, lines 1-18).

Referring to claim 17, Steinman discloses a computer program product having a computer-readable medium having computer program logic recorded thereon for inserting a new value into a container that comprises a sorted portion [main priority queue] that contains a plurality of entries that are sorted into an order, an unsorted portion [temporary priority queue] that contains a plurality of entries that have not been sorted, and a boundary that separates the sorted portion and the unsorted portion (see column 9, lines 31-36), the computer program product comprising:

code for searching the sorted portion of the container for the new value with O(logN) performance (see column 6, line 65 – column 7, line 9 and column 9, lines 31-36);

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code for searching the unsorted portion of the container if no match is found in the search of the sorted portion with O(N) performance (see column 9, lines 31-36); and code for inserting the new value into the container if no match is found in the search of the unsorted portion (see column 6, line 65 – column 7, line 9).

However, Steinman fails to explicitly disclose the further limitation wherein the sorted portion of the data structure may be searched with O(logN) performance.

Rajasekaran discloses sorted lists, including the further limitation wherein the sorted portion [sorted list] of the data structure may be searched with O(logN) performance (see [0123]) in order to provide fast and efficient search techniques.

It would have been obvious to one of ordinary skill in the art at the time of the invention to utilize the concept of searching the sorted portion of the list using a binary search as disclosed by Rajasekaran while adding data entries to the unsorted portion as disclosed by Steinman. One would have been motivated to do so in order to provide fast and efficient search techniques (Rajasekaran: see [0004]).

Referring to claim 18, Steinman/Rajasekaran discloses the computer program product of claim 17, wherein the code for inserting comprises: code for determining whether to insert the new value in the sorted portion or the unsorted portion of the container (Steinman: column 6, line 65 – column 7, line 9 and column 9, lines 31-36 and see column 9, lines 31-36).

Referring to claim 19, Steinman/Rajasekaran discloses the computer program product of claim 17, further comprises: code for sorting the unsorted portion and merging the sorted portion and the sorted unsorted portion into a new sorted portion,

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wherein the code for sorting is operative when the unsorted portion exceeds a predetermined criteria [the event horizon has been crossed] (Steinman: see column 7, lines 1-18); and code for searching the new sorted portion of the container for the new value with O(logN) performance (Rajasekaran: see [0123]).

Referring to claim 21, Steinman/Rajasekaran discloses a computer system for managing data objects, comprising:

memory means for storing said data objects [main priority queue] (see column 6, line 65 – column 7, line 4);

means for identifying a boundary within said memory means for storing, wherein data objects stored in a first portion [main priority queue] of said memory means defined by said boundary are stored in an ordered manner [sorted] and data objects stored in a second portion [temporary holding queue] of said memory means defined by said boundary are stored in an unordered manner [two separate queues] (see column 6, line 65 – column 7, line 4); and

means for searching said first portion according to O(logN) performance [O(log N)] to locate an identified object (Steinman: see column 9, lines 31-36).

Referring to claim 22, Steinman/Rajasekaran discloses the computer system of claim 21 further comprising: means for searching said second portion for said identified object according to O(N) performance (Steinman: see column 9, lines 31-36).

Referring to claim 23, Steinman/Rajasekaran discloses the computer system of claim 21 further comprising: means for adding said identified object to said second portion when said means for searching said first portion and said means for searching

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said second portion do not locate said identified object (Steinman: see column 7, lines 1-18).

Referring to claim 24, Steinman/Rajasekaran discloses the computer system of claim 21 further comprising: means for merging data objects in said second portion [temporary holding queue] into said first portion [main priority queue] in an ordered manner; and means for resetting said boundary in response to said means for merging (Steinman: see column 7, lines 1-18).

Referring to claim 25, Steinman/Rajasekaran discloses the computer system of claim 24 wherein said means for merging is operable when a number of data objects in said second portion reaches a predetermined amount [the event horizon has been crossed] (Steinman: see column 7, lines 3-4).

9. Claims 5, 16 and 20 are rejected under 35 U.S.C. 103(a) as being unpatentable over US Patent No 5,850,538 to Steinman in view of US PGPub 2005/0256890 to Rajasekaran et al as applied to respectively to claims 1, 6 and 17 above, and further in view of US Patent No 6,901,207 to Watkins (hereafter Watkins).

Referring to claim 5, Steinman/Rajasekaran discloses a data structure.

However, Steinman/Rajasekaran fails to explicitly disclose the further limitation wherein the data structure is associated with an occurrence model used in designing a circuit.

Watkins discloses a data structure, including the further limitation of wherein the data

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structure is associated with an occurrence model used in designing a circuit (Watkins: see column 19, lines 50-57) so in order to improve the efficiency of designing the circuit.

It would have been obvious to one of ordinary skill in the art at the time of the invention to utilize the data structure of Steinman/Rajasekaran with the occurrence model of Watkins. One would have been motivated to do so in order to improve the efficiency of designing the circuit.

Referring to claims 16 and 20, the claims are rejected on the same grounds as claim 5.

Response to Arguments

- 10. Applicant's arguments with respect to claims 1-25 have been considered but are most in view of the new ground(s) of rejection.
- 11. Applicant's arguments filed in regards to the 35 U.S.C. 101 rejections of claims 1 and 17 have been fully considered but they are not persuasive. The claims remain to be directed towards nonstatutory subject matter for the reasons mentioned above..

Contact Information

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kimberly Lovel whose telephone number is (571) 272-2750. The examiner can normally be reached on 8:00 - 4:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Cottingham can be reached on (571) 272-7079. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Kimberly Lovel Examiner Art Unit 2167

26 April 2007 kml

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